€ Approved for Filing: E. Chelsea-McCarty €

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Representative Keven J. Stratton proposes the following substitute bill:

	JUROR AND WITNESS FEES AMENDMENTS
	2014 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Keven J. Stratton
	Senate Sponsor: Daniel W. Thatcher
	NG TITLE
	eral Description:
	This bill provides limits to costs for jurors and witnesses in state courts to only those
auth	orized by statute.
Hig	hlighted Provisions:
	This bill:
	 provides that costs for jurors and witnesses are limited to what is authorized by
statu	ite; and
	 requires a report on certain costs to the Executive Offices and Criminal Justice
App	ropriations Subcommittee each year.
Mor	ney Appropriated in this Bill:
	None
Oth	er Special Clauses:
	None
Utal	h Code Sections Affected:
AM	ENDS:
	78B-1-117, as renumbered and amended by Laws of Utah 2008, Chapter 3

1st Sub. H.B. 177

1st Sub. (Buff) H.B. 177

03-05-14 7:32 AM

26	Section 1. Section 78B-1-117 is amended to read:
27	78B-1-117. Jurors and witnesses State payment for jurors and subpoenaed
28	persons Appropriations and costs Expenses in justice court.
29	(1) The state is responsible for payment of all fees and expenses authorized by law for
30	prosecution witnesses, witnesses subpoenaed by indigent defendants, and interpreter costs in
31	criminal actions in the courts of record and actions in the juvenile court. The state is
32	responsible for payment of all fees and expenses authorized by law for jurors in the courts of
33	record. For these payments, the Judicial Council shall receive an annual appropriation
34	contained in a separate line item appropriation.
35	(2) If expenses, for the purposes of this section, exceed the line item appropriation, the
36	administrator of the courts shall submit a claim against the state to the Board of Examiners and
37	request the board to recommend and submit a supplemental appropriation request to the
38	Legislature for the deficit incurred.
39	(3) In the justice courts, the fees, mileage, and other expenses authorized by law for
40	jurors, prosecution witnesses, witnesses subpoenaed by indigent defendants, and interpreter
41	costs shall be paid by the municipality if the action is prosecuted by the city attorney, and by
42	the county if the action is prosecuted by the county attorney or district attorney.
43	(4) Beginning July 1, 2014, the administrator of the courts shall provide a report during
44	each interim to the Executive Offices and Criminal Justice Appropriations Subcommittee
45	detailing expenses, trends, and efforts made to minimize expenses and maximize performance
46	of the costs under this section.
47	(5) The funding of additional full-time equivalent employees shall be authorized by the
48	Legislature through specific intent language.